## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

JAMES DEAN, INC.,	)	
Plaintiff,	)	
	)	Case No. 1:14-cv-00183-WTL-DML
VS.	)	
	)	
TWITTER, INC., et al.,	)	
	)	
Defendants.	)	

## PLAINTIFF'S UNOPPOSED REQUEST TO VACATE INITIAL PRE-TRIAL CONFERENCE AND CASE MANAGEMENT PLAN DEADLINE

Comes now Plaintiff JAMES DEAN, INC. ("JDI"), by counsel, Theodore J. Minch, and hereby respectfully requests the initial pre-trial conference currently set April 8, 2014 at 11:00 o'clock a.m. ("Hearing") be vacated and the corresponding case management plan filing deadline of April 1, 2014 be stayed and, as such, JDI respectfully states as follows:

- 1. On or about March 7, 2014 the Parties filed a request to extend time, to an including May 13, 2014 for defendants to respond to the complaint in this matter.
- 2. The request was filed after the Court's order of February 17, 2014 setting the Hearing and the case management plan deadline.
- 3. The relief requested here is just, proper, and necessary because JDI currently does not know the identity of the John Doe defendants.
- 4. JDI will shortly request leave of the court to conduct early discovery of Twitter in an attempt to get information about the John Doe defendants; upon disclosure of said information, if Twitter is in possession of the same, JDI will dismiss Twitter from this action.
- 5. Based upon the foregoing, the case management plan and Hearing are unnecessary at this time.

WHEREFORE Plaintiff JAMES DEAN, INC. (JDI) respectfully requests the Court vacate the Hearing, stay filing of the case management plan, and for all other relief, just and proper in the premises.

DATED: McCordsville, Indiana

March 31, 2014

SOVICH MINCH, LLP

/s/ Theodore J. Minch

Theodore J. Minch, Attorney No. 18798-49

10099 Chesapeake Drive, Suite 100

McCordsville, Indiana 46055 Telephone: (317) 335-3601 Facsimile: (317) 335-3602

Email: tjminch@sovichminch.com

Attorneys for Plaintiff James Dean, Inc.

## **CERTIFICATE OF SERVICE**

This is to certify that a copy of the foregoing was forwarded this day to the following party representatives of record by placing a copy of the same via first class mail and / or this Court's electronic ECF/PACER electronic filing system, this  $\underline{29^{th}}$  day of  $\underline{March}$ , 2013:

Matthew S. Johns, IN - 28620-49 55 East Monroe Street 37th Floor Chicago, Illinois 60603 312-346-7500 FAX 312-580-2201 mjohns@thompsoncoburn.com

Mark Sableman
Anthony Blum
One US Bank Plaza
St. Louis, Missouri 63101
314-552-6000
FAX 314-552-7000
msableman@thompsoncoburn.com
ablum@thompsoncoburn.com

David H. Kramer Wilson Sonsini Goodrich & Rosati 650 Page Mill Road Palo Alto, CA 94304 Phone | 650-320-4741 Fax | 650-493-6811 DKramer@wsgr.com

/s/ Theodore J. Minch

Theodore J. Minch (IN#18798-49) SOVICH MINCH, LLP Attorneys for Plaintiffs the Estate of Bette Davis and CMG Worldwide, Inc.